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5 UNITED STATES DISTRICT COURT
6 WESTERN DISTRICT OF WASHINGTON
7 AT SEATTLE

8 MARY A. COOMBS,

9 Plaintiff,

10 v.

11 NANCY A. BERRYHILL, Acting
12 Commissioner of Social Security,

13 Defendant.

14 CASE NO. C16-5878-BAT

15 **ORDER GRANTING EAJA
16 FEES AND COSTS**

17 Mary A. Coombs, moves for EAJA fees and expenses of \$8,239.33. Dkt. 19. The
18 Commissioner argues her position is substantially justified and no fees should be awarded. Dkt.
19 20. The Court rejects this arguments and **GRANTS** plaintiff's motion.

20 Substantial justification requires the government to demonstrate its position had a
21 reasonable basis in both law and fact at each stage of the proceedings, including both the
22 government's litigation position, and the underlying agency action giving rise to the civil action.
23 *Tobeler v. Colvin*, 749 F.3d 830, 832–34 (9th Cir. 2014). Deviating from this standard, the
24 Commissioner argues the issue is “whether the Commissioner was substantially justified in
25 defending the errors identified by the Court.” Dkt. 20 at 2. But the “position of the United States”
26 includes *both* the government’s litigation position and the underlying agency action giving rise to
27 the civil action. *Meier v. Colvin*, 727 F.3d 867, 870 (9th Cir. 2014). Thus the Court first

1 considers the underlying agency action to determine whether the government's position is
2 substantially justified. *Id.* at 872. A court need not address whether the government's subsequent
3 litigation position is justified when the underlying agency position was not substantially justified.
4 *Id.* at 872–73. Here the Commissioner reargues her position, a position the Court already rejected
5 in reversing the ALJ's decision, and which the Court rejects as establishing substantial
6 justification. To the extent the Commissioner raises new arguments, they cannot be relied upon
7 to substantially justify a prior position.

8 Accordingly the Court **GRANTS** Ms. Coombs' motion, Dkt. 19, and **ORDERS**

9 1. Plaintiff is awarded EAJA fees and expenses in the sum of \$8,329.33. The Court
10 has reviewed the pleadings and finds the fee requested is reasonable. Subject to offsets allowed
11 under the Treasury Offset Program, under *Astrue v. Ratliff*, 130 S. Ct. 2521 (2010), payment of
12 the award shall be sent to Plaintiff's attorney Eitan Kassel Yanich at his address: Eitan Kassel
13 Yanich, PLLC, 203 Fourth Avenue E., Suite 321, Olympia, WA. 98501.

14 2. The Commissioner shall consider Plaintiff's assignment of EAJA fees and
15 expenses to her attorney. Under *Ratliff*, the assignment depends on whether the EAJA award is
16 subject to offsets allowed under the Treasury Offset Program. The Commissioner will contact the
17 Department of Treasury to determine whether the EAJA award is subject to any offset. If not, the
18 EAJA award shall paid directly to plaintiff's attorney Eitan Kassel Yanich, either by direct
19 deposit or by check payable to him and mailed to his address.

20 DATED this 30th of October, 2017.

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BRIAN A. TSUCHIDA
United States Magistrate Judge
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